PATENT COOPERATION TREATY
RECOMMANDE
AAN BETKEND From the INTERNATIONAL SEARCHING AUTHORITY QINETIQ LTD, IP Formal OUE DAYE Cody Technology Park Attn. Obee, Robert W. COMMUNICATION IN CASES FOR WHICH 2004 0 2 JUL A4 Building, Room G016 THER FORM IS APPLICABLE Ively Road, Farnborough Hampshire GU14:0LX UNITED KINGDOM Date of mailing (day/month/year) 30/06/2004 REPLY DUE Applicant's or agent's file reference See paragraph 1 below IP/P3342/WOD International filing date International application No. (day/month/year) 08/01/2004 PCT/GB2004/000048: QINETIQ LIMITED AUXXX/days from the above date of mailing REPLY DUE within NO REPLY DUE 2. COMMUNICATION The international search report mailed to you on 21/05/2004 missed the following page: form PCT/ISA/210 (continuation of first sheet (2)). Please find enclosed a complete version of the international search report. We wish to apologise for any inconvenience caused A copy of this letter and its enclosures has been sent to the International Bureau of WIPO in Geneva BEST AVAILABLE COPY Name and malling address of the International Searching Authority Authorized officer European Patent Office, P.B. 5818 Patentlaan 2 European Fatent Office, P.B. 5818 Patentl NL 2280 HV Rijswijk Tel: (+31-70) 340-2040, Tx. 31,651 epo nl, Fax: (+31-70) 340-3016 Jacqueline van Ekelenburg

From the IN1				

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL QINETIQ LTD, IP Formalities Cody Technology Park SEARCHING AUTHORITY, OR THE DECLARATION Attn. Obee, Robert W. A4 Building, Room G016 Ively Road, Farnborough Hampshire GU14 OLX UNITED KINGDOM (PCT Rule 44:1) Date of mailing (day/month/year) 30/06/2004 Applicant's or agent's file reference FOR FURTHER ACTION See paragraphs 1 and 4 below IP/P3342/WOD International filing date International application No. (day/month/year) 08/01/2004 PCT/GB2004/000048 Applicant QINETIQ LIMITED

ال و د هاد ال	The state of the s	_
ı x	are an industrial for the control of	
	Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claims of the International Application (see Rule 46): When? The time limit for filing such amendments is normally 2 months from the date of transmittal of the International Search Report, nowever, for more details, see the notes on the accompanying sheet:	
	Where? Directly to the International Bureau of WIPO, 34 chemin des Colombettes 1211/Geneva 20, Switzerland, Fascimille, No.: (41°22),740:14:35 For more detailed instructions, see the notes on the accompanying sheet.	
ν. 3	Article 17(2)(a) to that effect and the written opinion of the International Searching Authority are transmitted herewith.	
	the protest together with the decision thereon has been transmitted to the International Bureau together with the applicant's request to forward the texts of both the protest and the decision thereon to the designated Offices no decision has been made yet on the protest; the applicant will be notified as soon as a decision is made.	1 4 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Si In	eminders: nortly after the expiration of 18 months from the priority date the international application will be published by the ternational Bureau. If the applicant wishes to avoid of postpone publication; a notice of withdrawal of the international polication; or of the priority claim, must reach the international Bureau as provided in Rules 90 bis. 1 and 90 bis.3, respectively, after the completion of the technical preparations for international publication.	医人名麦尔尔 医凯
	ne applicant may submit comments on an informal basis on the written opinion of the international Searching Authority to the ternational Bureau. The International Bureau will send a copy of such comments to all designated Offices unless an ternational preliminary examination report has been or is to be established. These comments would also be made available to e public but not before the expiration of 30 months from the priority date.	
W O	nithin 19 months from the priority date; but only in respect of some designated Offices, a demand for international preliminary camination must be lifed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority ate (in some Offices even later); otherwise, the applicant must within 20 months from the priority date; perform the prescribed ate for entry into the national phase before those designated Offices.	
	respect of other designated Offices; the time limit of 30 months; (or later) will apply even if no demand is filed within 19	i.

See the Annex to Form PCT/IB/301 and, for details about the applicable time limits, Office by Office, see the PCT Applicant's

Name and mailing address of the international Searching Authority

European Patent Office (P.B.:5818 Patentlaan 2:
NL-2280 HV Rijswijk
Tel: (+31-70) 340-2040, Tx::31:651:epo nl.
Fax: (+31-70) 340-3016

Authorized officer

Jacqueline van Ekelenburg

NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filling of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable, For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes: "Article" "Rulle", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT.
Administrative instructions, respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report and the written opinion of the International Searching Authority, one opportunity to amend the claims of the international application. It should however, be emphasized that, since all parts of the international application (claims description and drawings) may be amended during the international preliminary, examination procedure, there is usually no need to file amendments of the claims under Article 19 except where e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international publication. Furthermore, it should be emphasized that provisional protection is available in some States only (see PCT Applicant's Guide, Armexes B1 and B2).

The attention of the applicant is drawn to the fact that amendments to the claims under Article 19 are not allowed where the international searching Authority has declared funder Article 17(2), that no international search report would be established (see PCT Applicant's Guide Volume I/A, paragraph 296)

What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the International phase; the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or where applicable. Article 41

When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the international Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication.

(Rule 46.1)

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office of the international Searching Authority (Rule 46.2).

Where a demand for international proliminary examination has been/is filed, see below.

How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendment or amendments, differs from the sheet originally filled!

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions: Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below) under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in Erench.

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

plicant's or agent's file reference	FOR FURTHER ACTION	See Form PCT/I	
ternational application No.	International filing date (day/mo	(Earliest) Priority	Date (day/month/year)
CT/GB2004/000048	08/01/200	4	2/02/2003
pplicant			
INETIQ LIMITED			2. 34. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3.
This International Search Report has be according to Article 18. A copy is being t	en prepared by this international Se	arching Authority and is transmi	tted to the applicant
This International Search Report consist			
たいさいちゃく アーム・新発剤 いたりをおけれたがら きょうじょう しょうしゃ	by a copy of each prior art document	こうにを強いない とうれい はんけい はついい かんず	
Basis of the report			
a: With regard to the language, the language in which it was filed u	e international search was carried o nless otherwise indicated under this	it on the basis of the internation	al application in the
The Internationa	al search was carried out on the bas	s of a translation of the internat	onal application furnished to
自己的原理。例如:"你是什么是什么是这样。"可以是一种说:"我是这么	eotide and/or amino acid sequen	e disclosed in the International	application; see Box No. I.
Certain claims were to	ound unsearchable (See Box II)		
3 Unity of invention is a	icking (see Box III).		
With regard to the title, X the text is approved as,	submitted by the applicant		
[187] [18] [18] [18] [18] [18] [18] [18] [18	lished by this Authority to read as to	lows	
			and the state of t
5. With regard to the abstract,			
the text has been estab	submitted by the applicant. lished according to Rule 38:2(b), by		
may within one month	from the date of mailing of this inter	atlonal search report, submit co	mments to this Authority.
6: With regards to the drawings,			
a: the ligure of the drawings to be	તારો કે જો તો કો ફો પૈતિક હતા કે કે કે કે જો કો કે કેવલ કરો છે.	» No. 1	
	自由,是是有那些人民族的人的自己,		

Form PCT/ISA/210 (first sheet) (January 2004)

International application No. PCT/GB2004/000048

INTERNATIONAL SEARCH REPORT

Вох	Il Observations where certain claims were found unsearchable (Continuation of Item 2 of first sheet)
7	
This	International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
· [
1: [Claims Nos: because they relate to subject matter not required to be searched by this Authority, namely:
2.	Claims Nos Claims
	pecause trey, retail to parts of the period
3.	Claims Nos. because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box	x III Observations where unity of Invention is lacking (Continuation of Item 3 of first sheet)
- 3 M	International Searching Authority found multiple inventions in this international application, as follows:
inis	s miernational dealcailing Authority.
	see additional sheet
3. 3.	
300	
4	As all required additional search fees were timely paid by the applicant, this international Search Report covers all
5	searchable claims.
23 44 22 44	X As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment
2.	As all searchable claims could be searched without effort justifying an additional fee, this Authority out not invite payment of any additional fee:
	As only some of the required additional search fees were timely paid by the applicant; this International Search Report
3.	As only some of the required additional search less were tallery base only those claims for which fees were paid, specifically claims Nos.:
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is:
	restricted to the Invertion first mentioned in the claims; it is covered by claims Nos.:
1	
	mark on Protect
He	
	No protest accompanied the payment of additional search fees.
	## ##U, FE - 6-15.60, U도 하는 생물로 함께 통소료가 UE : "### ## 등 등이 하는데 유로를 가는 보다 없는 도 수입다. 문 다

Form PCT/(SA/210 (continuation of first sheet (2)) (January 2004)

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

1. claims: 1-17

A vehicle arresting device; a use and a method of constructing such a device with a net whereby the loops of said being oriented with a longer dimension in the fore and aft direction than in the transverse direction

2. claims: 18-21

A spike assembly

INTERNATIONAL SEARCH REPORT

International Application No PCT/GB2004/000048

CLASSIF		
"U" / ∵	CATION OF SUBJECT MATTER	
	E01F13/12	
	· 경영 (1964년) - 일반 - 대한 공항 (1964년 1984년 1984	
radina ta	International Patent Classification (IPC) or to both national classification and IPC	
	SEARCHED	*
limum do	cumentation searched (classification system followed by classification symbols)	
PC 7	EQ1Final figures and the control of	
- umoniali	ion searched other than minimum documentation to the extent that such documents are included. In the fields s	earched
cumentat	(I) SealCife until II (I)	
	and the second s	•
ctronic da	ata base consulted during the international search (name of data base and, where practical, soarch terms use	
PO-In	ternal, WPI Data, PAU	
	요즘이 사용하는 경험 경험하게 맞춰 가지 아래를 하는 것 같다.	
1		
DOCUM	ENTS CONSIDERED TO BE RELEVANT	Relevant to claim No.
tegory •	Citation of document, with indication, where appropriate, of the relevant passages	E with a Property to the State
44 (* 12 14		10.21
	US 6 322 285 B1 (BEN YOSSI)	18,21
	27 November 2001 (2001-11-27)	
	column 4, line 66 - column 5, line 8;	
	figures 5,8	1,13,16,
		17
	CA 2 393 380 A (COLLIER ACE R)	1,13,16,
	8 necember 2002 (2002-12-08)	
	page 6, line 1 - line 18	
	figure 5	
	EP 0 280 076 A (DORMET DORFLIGER	18,21
	METALLWAREN) 31 August 1988 (1988-08-31)	
	the whole document	
4. 1.		
	。1978年,1978年,第二次的时间发展了一个大学的第三人称单数的特殊的一个大学的,但是一个大学的一个大学的一个大学的一个大学的一个大学的一个大学的一个大学的	
Fu	nther documents are listed in the continuation of box C: X Paiant family members are list	ed in annex.
	rither documents are issued in the Cartenback state.	Park Control of the sear that the search of
Special o	rategories of cited documents: Thater document published after the	international filing date with the application but
Special o	categories of cited documents: T' later document published after the or priority date and not in conflict y cited to understand the principle of cited to understand the principle of invention.	international filing date with the application but r theory, underlying the
Special of A" docum	rategories of cited documents: "I" later document published after the or priority date and not in conflict y cited to understand the principle of invention. "To cited to understand the principle of invention." "To cited to understand the principle of invention." "To document but published on or after the international. "To document but particular relevance; it date." "To a considered povel or cannot be considered pov	international filling date with the application but r theory underlying the the claimed invention and bo considered to
Special of A" docum	rategories of cited documents: "I" later document published after the or priority date and not in conflict y cited to understand the principle of invention. "To cited to understand the principle of invention." "To cited to understand the principle of invention." "To document but published on or after the international. "To document but particular relevance; it date." "To a considered povel or cannot be considered pov	international filing date with the application but r theory underlying the ne claimed invention not be considered to a document is taken alone
Special of A" docum	categories of cited documents: The later document published after the control of the cited to understand the principle of invention invention. The later document published after the control of the cited to understand the principle of invention. The later document published after the conflict of the cited to understand the principle of invention. The document but published on or after the international control of cannot be considered novel or cannot be considered novel or cannot be considered novel or cannot be considered to be a best feed to establish the publication date of another cannot be considered to involve an inventor particular relevance. It is not of the principle of the considered to involve a cannot be considered to involve a ca	international filling date with the application but r theory underlying the ne claimed invention not be considered to a document is taken alone in invention and invention in inventive step when the
Special of Constant Cons	categories of cited documents: Categories of cited documents: The later document published after the or priority date and not in conflict or priority date and not in conflict or cited to understand the principle of cited to be of particular relevance. Categories of cited to understand the principle of cited to understand the principle of considered not of particular relevance; it document of particular relevance; it cannot be considered novel or cannot be considered to involve a furnament of particular relevance; it document of particular relevance; it document of particular relevance; it cannot be considered to involve a furnament of particular relevance; it cannot be considered to involve a furnament of particular relevance; it cannot be considered to involve a furnament of particular relevance; it cannot be considered to involve a furnament of particular relevance; it cannot be considered to involve a furnament of particular relevance; it cannot be considered to involve a furnament of particular relevance; it cannot be considered to involve a furnament of particular relevance; it cannot be considered to involve a furnament of particular relevance; it cannot be considered to involve a furnament of particular relevance; it cannot be considered novel or cannot be considere	international filing date with the application but r theory, underlying the he claimed invention not be considered to a document is taken alone the claimed invention in inventive step when the rmore other such docu-
Special of Constant Cons	categories of cited documents: Categories of cited documents: The later document published after the or priority date and not in conflict or priority date and not in conflict or cited to understand the principle of cited to be of particular relevance. Categories of cited to understand the principle of cited to understand the principle of considered not of particular relevance; it document of particular relevance; it cannot be considered novel or cannot be considered to involve a furnament of particular relevance; it document of particular relevance; it document of particular relevance; it cannot be considered to involve a furnament of particular relevance; it cannot be considered to involve a furnament of particular relevance; it cannot be considered to involve a furnament of particular relevance; it cannot be considered to involve a furnament of particular relevance; it cannot be considered to involve a furnament of particular relevance; it cannot be considered to involve a furnament of particular relevance; it cannot be considered to involve a furnament of particular relevance; it cannot be considered to involve a furnament of particular relevance; it cannot be considered to involve a furnament of particular relevance; it cannot be considered novel or cannot be considere	international filing date with the application but in the application but in the claimed invention and to considered to a document is taken alone the claimed invention in inventive step when the induced the control of the control o
Special constant cons	categories of cited documents: ment defining the general state of the art which is not cited to understand the principle of independent of the art which is not cited to be of particular relevance. If document but published on or after the international involve an involve a	international filing date with the application but ritheory, underlying the claimed invention not be considered to a document is taken alone the claimed invention in inventive step when the rimore other such documents a person skilled tent family
Special constant cons	categories of cited documents: The later document published after the complete and not in conflict and not invention. The document but published on or after the international invention and invention inven	international filing date with the application but ritheory, underlying the he claimed invention a document is taken alone he claimed invention in inventive step when the rimore other such document to a person skilled sent family search report
Special cons A" docum cons E" earlier filling L" docum other P" docum later	categories of cited documents: Categories of cited documents: The test of courage published after the or priority date and not in conflict or cited to understand the principle or cited to be of particular relevance; it document by published on or after the international and the priority date of particular relevance; it cannot be considered novel or cannot be considered to involve a furement or particular relevance; it cannot be considered to involve a ment referring to an oral disclosure, use, exhibition or ments, such combination being of in the art. The test of document of particular relevance; it cannot be considered to involve a furement or particular relevance; it cannot be considered to involve a cannot be considered to involve a ment referring to an oral disclosure, use, exhibition or ments, such combination being of in the art. The test of the international filling date but a cannot be considered to involve a furement member of the same particular relevance. It cannot be considered to involve a cannot be considered to involve a furement or particular relevance; it cannot be considered novel or cannot be consider	international filing date with the application but ritheory, underlying the claimed invention not be considered to a document is taken alone the claimed invention in inventive step when the rimore other such documents a person skilled tent family
Special c A* docum cons E* earlier ifiling L* docum whice citat O* docum othe later	categories of cited documents: ment defining the general state of the art which is not sidered to be of particular relevance; in document by published after the principle of cited to understand the principle of incident to be of particular relevance; in document by published on or after the international involve an i	international filing date with the application but ritheory, underlying the he claimed invention a document is taken alone he claimed invention in inventive step when the rimore other such document to a person skilled sent family search report
Special c A* docum cons E* earlie filling L* docum whic citat O* docum othe	categories of cited documents: ment defining the general state of the art which is not sidered to be of particular relevance; invention invention invention of the principle of invention of the principle of invention of the principle of invention of the problem of the principle of invention of the problem	international filing date with the application but ritheory, underlying the he claimed invention a document is taken alone he claimed invention in inventive step when the rimore other such document to a person skilled sent family search report
Special c A* docum cons E* earlie filling L* docum whic citat O* docum othe	categories of cited documents: ment defining the general state of the art which is not sidered to be of particular relevance; in document by published after the principle of cited to understand the principle of incident to be of particular relevance; in document by published on or after the international involve an i	international filing date with the application but ritheory, underlying the he claimed invention a document is taken alone he claimed invention in inventive step when the rimore other such document to a person skilled sent family search report

INTERNATIONAL SEARCH REPORT

Information on patent family members

International Application No
PCT/GB2004/000048

Patent document Publication date:	Patent family member(s)	Publication date:
US 6322285 B1 27-11-2001	NONE	
CA 2393380 A 08-12-2002	CA 2393380 A1	08-12-2002
EP 0280076 A 31-08-1988	CH 673045 A5 EP 0280076 A1	31-01-1990 31-08-1988
	JP 63217008 A	09-09-1988

This Page is Inserted by IFW Indexing and Scanning Operations and is not part of the Official Record

BEST AVAILABLE IMAGES

Defective images within this document are accurate representations of the original documents submitted by the applicant.

Defects in the images include but are not limited to the items checked:

BLACK BORDERS	
☐ IMAGE CUT OFF AT TOP, BOTTOM OR SIDES	
FADED TEXT OR DRAWING	
BLURRED OR ILLEGIBLE TEXT OR DRAWING	
SKEWED/SLANTED IMAGES	
☐ COLOR OR BLACK AND WHITE PHOTOGRAPHS	
☐ GRAY SCALE DOCUMENTS	
☐ LINES OR MARKS ON ORIGINAL DOCUMENT	
☐ REFERENCE(S) OR EXHIBIT(S) SUBMITTED ARE POOR QUALITY	
□ OTHER:	

IMAGES ARE BEST AVAILABLE COPY.

As rescanning these documents will not correct the image problems checked, please do not report these problems to the IFW Image Problem Mailbox.